UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK 	v
MINGHAO YANG, Plaintiff,	Case No: 1:19-cv-4473
v. WU RESTAURANT LLC and YIJING WANG,	REQUEST FOR CERTIFICATE OF DEFAULT
Defendants.	

Plaintiff, MINGHAO YANG, by and through his attorney, The Harrison Law Firm P.C., hereby requests entry of default of the Defendant WU RESTAURANT LLC pursuant to Rule 55(a) of the Federal Rules of Civil Procedure for failure to plead or otherwise defend this action as fully appears from the court file herein and from the attached affirmation of Baya W. Harrison, Esq.

Dated: Flushing, New York August 31, 2019

Respectfully submitted,

By: *Baya W. Harrison*Baya W. Harrison, Esq.
New York Bar: 5678610
The Harrison Law Firm P.C.
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11354

Tel: (866) 943-2692 Fax: (866) 943-2692 Email: bwh@heboya.com Attorney for Plaintiff

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Request for Certificate of Default

CERTIFICATE OF SERVICE

I hereby certify that on August 31, 2019, the foregoing document and all attachments

thereto were filed through the ECF system and will be sent electronically to the registered

participants as identified on the Notice of Electronic Filing ("NEF"). The undersigned will serve

paper copies via first-class mail to those parties indicated as non-registered participants.

The Harrison Law Firm P.C.

By: Baya W. Harrison

Baya W. Harrison, Esq. (5678610)

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